



UTAH  
NATURAL RESOURCES  
Oil, Gas & Mining

0010

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*John*

## VACATION/TERMINATION OF NOTICE OF VIOLATION/CESSATION ORDER

To the following Permittee or Operator:

Name GENWAL COAL CO.

Mailing Address CRANDALL CANYON MINE; PO BOX 1201; HUNTINGTON, UT.

State Permit No. ACT/015/032 1

84528

Utah Coal Mining & Reclamation Act, Section 40-10-1 et seq., Utah Code Annotated (1953):

Notice of Violation No. N 91-37-2-1 dated 4.3.15, 19 91.

Cessation Order No. C \_\_\_\_\_ dated \_\_\_\_\_, 19 \_\_\_\_.

Part 1 of 1 is ☐ vacated ☒ terminated because the Bureau of Air Quality was notified by letter March 27, 1991 of Genwal's 1990 tonnage. And, Genwal has submitted the air quality permit dated 9/88 for inclusion into the permit (3 copies)

Part \_\_\_\_\_ of \_\_\_\_\_ is ☐ vacated ☐ terminated because \_\_\_\_\_

Part \_\_\_\_\_ of \_\_\_\_\_ is ☐ vacated ☐ terminated because \_\_\_\_\_

Date of service (mailing) 4.8.91 Time of service/mailling 4:00 ☐ a.m. ☒ p.m.  
4-16-91

Permittee/Operator representative

Title

Signature

Division of Oil, Gas & Mining

Paula Burton  
Signature

Reclamation Soils Specialist  
Title

Page 2  
Robert Hagen  
TDN #X91-02-246-002 TV2  
March 27, 1991

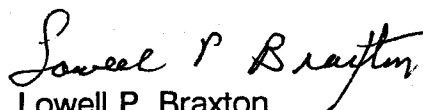
or non-permitability under the "Roads", "Public Roads" criteria. If permitting is required Genwal will be required to submit the requisite applications for a permit change within thirty (30) days of receipt of notice.

Since #1 of 1 was issued after the Division's request for information was made, and prior to a reasonable time for the Division to implement the emergency rule making, #1 of 1 should be withdrawn.

Number 2 of 2 reads: "Failure to prevent, to the extent possible, additional contributions of sediment to streamflow. The regulation cited is R614-301-742.111 and the location is "The beginning of the Crandall Canyon unpermitted haulroad, at all locations around the bridge over Huntington Creek, where mud flows have been leaving the haulroad and entering Huntington Creek.

Division Response: The Division has not made a finding that the bridge environs cited in #2 of 2 fall within the regulatory domain of the Utah program and SMCRA. Pending this decision (see response in #1 of 2 of this TDN) there is no basis to allege a violation of the Utah program. Accordingly, #2 of 2 should be withdrawn pending a decision of permitability for the Crandall Canyon road.

Sincerely,



Lowell P. Braxton  
Associate Director, Mining

mbm

cc: Daron R. Haddock  
Joe Helfrich  
Stephen Demczak  
CRANCANY.TDN